

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WISCONSIN**

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**UNITED STATES OF AMERICA**  
**Plaintiff,**

**v.**

**Case No. 09-CR-118**

**PAUL ZALESKI et al.**  
**Defendants.**

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**ORDER**

I previously afforded the defendants time to object to the restitution figures proposed by the government. Only defendant Pembroke objected. I indicated that I would issue amended judgments as to the other defendants and directed the government to provide the agreed figures. Those figures having been submitted and no other objections received,

**IT IS ORDERED** that amended judgments issue as to defendants Zaleski, Hochrek, and Farrell setting restitution in the amounts and to the victims indicated in Docket #211 – \$2,115,974.81 total as to Zaleski; \$1,581,706.87 total as to Hochrek; and \$383,769.01 total as to Farrell – due joint and several as indicated in Docket #211. Defendants Hochrek and Farrell shall make payments pursuant to the schedules listed in their original judgments. Defendant Zaleski shall pay restitution at a rate of not less than \$100/month commencing 60 days after release from prison. Interest is waived pursuant to 18 U.S.C. § 3612(f)(3) as to all defendants based on consideration of their ability to pay.

I will await the Supreme Court's decision in Roberts v. United States, No. 12-9012, which is set for argument next month, before issuing a final restitution order as to defendant Pembroke, as Roberts may provide guidance on some of the offset issues Pembroke raises in

his objections.

Dated at Milwaukee, Wisconsin, this 13<sup>th</sup> day of January, 2014.

/s Lynn Adelman

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LYNN ADELMAN  
District Judge